renovation and addition at the University of Wisconsin-Madison, as enumerated in subsection (1) (m), prior to July 1, 2003.

b1546/3.58 (4w) Fine Arts Center addition and remodeling at University of Wisconsin-Stevens Point. Notwithstanding section 18.04 (1) and (2) of the statutes, the building commission shall not authorize public debt in an amount equal to \$20,410,200 to be contracted for the purpose of financing the Fine Arts Center addition and remodeling at the University of Wisconsin-Stevens Point, as enumerated in subsection (1) (m), prior to July 1, 2003."

b1419/1.5 1882. Page 1321, line 15: after that line insert:

b1419/1.5 "(8g) Veterinary diagnostic Laboratory. Notwithstanding section 18.04 (1) and (2) of the statutes, the building commission shall not authorize public debt to be contracted for the purpose of financing construction of the veterinary diagnostic laboratory at the University of Wisconsin–Madison, as enumerated under subsection (1) (m), prior to July 1, 2003.

b1419/1.5 (9g) MEAT/MUSCLE SCIENCE LABORATORY. (a) Notwithstanding section 18.04 (1) and (2) of the statutes, the building commission shall not authorize public debt to be contracted for the purpose of financing construction of the meat/muscle science laboratory at the University of Wisconsin–Madison, as enumerated under subsection (1) (m), prior to July 1, 2003.

b1419/1.5 (b) No later than July 1, 2002, the building commission shall require the board of regents of the University of Wisconsin system to obtain gifts, grants, and other receipts in an amount specified by the commission for the purpose of financing a portion of the cost of construction of the meat/muscle science laboratory at the University of Wisconsin-Madison, as enumerated under subsection (1) (m).

Notwithstanding section 18.04 (1) and (2) of the statutes, the building commission shall not authorize public debt to be contracted for the purpose of financing construction of the laboratory until the portion of the funding to be derived from gifts, grants, and other receipts has been received by the state. Notwithstanding section 20.924 (1) (em) of the statutes, the building commission shall substitute the gifts, grants and other receipts for a corresponding amount of the borrowing authorized under section 20.866 (2) (s) of the statutes, as affected by this act, to finance construction of the laboratory.".

b1546/3.59 1883. Page 1322, line 7: delete lines 7 to 12 and substitute:

b1546/3.59 "(12v) Classroom renovation/instructional technology. The building commission shall allocate funding for classroom renovation and instructional technology for the University of Wisconsin System, as enumerated under subsection (1) (m), only in facilities that are under general renovation at the time that the funding is allocated.

b1546/3.59 (12w) Utility service cost allocation study. Notwithstanding section 16.705 (1) of the statutes, the building commission shall direct the department of administration to contract with a private person to perform a study of the extent of utility services provided to state programs funded with program revenue and to determine whether the charges made to the programs utilizing this service are fairly compensating the state for the cost of the service provided to the programs. The report of the study shall include any recommendations for changes in allocation of charges for utility service. The department of administration shall report the results of the study, together with any recommendations included in the

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study report, to the cochairpersons of the joint committee on finance no later than

July 1, 2002.".

b1568/1.2 1884. Page 1324, line 3: after that line insert:

b1568/1.2 "(4q) DWELLING CODE COUNCIL. Notwithstanding the length of terms specified for members of the dwelling code council appointed under section 15.157 (3) of the statutes, as affected by this act, the member appointed under that section as a representative of remodeling contractors shall be initially appointed for a term expiring on July 1, 2004."

b1514/2.3 1885. Page 1326, line 5: after that line insert:

b1514/2.3 "(10zx) Grant for Apple River project. From the appropriation under section 20.143 (1) (qm) of the statutes, as affected by this act, the department of commerce shall provide a grant under the program under section 560.13 of the statutes, as affected by this act, of \$386,600 to the city of Amery for the Apple River project. The proceeds may be used to purchase land with existing structures for the purpose of demolishing such structures and environmental cleanup and to match federal and other state funding for environmental cleanup to the extent that public moneys may be used for matching such funding. The department of commerce shall enter into an agreement with the city of Amery that specifies the uses for the grant proceeds and reporting and auditing requirements.".

b1681/1.1 1886. Page 1326, line 5: after that line insert:

b1681/1.1 "(8z) Report on office of economic strategy. By July 1, 2002, the department of commerce shall submit a report to the appropriate standing committees of the legislature in the manner provided under section 13.172 (3) of the

statutes on a plan to create an office of economic strategy for coordinating all state government efforts and activities related to economic development.".

b1689/1.4 1887. Page 1326, line 5: after that line insert:

b1689/1.4 "(9mk) DIVISION OF INTERNATIONAL AND EXPORT SERVICES. The authorized FTE positions for the department of commerce are increased by 1.0 PR position, to be funded from the appropriation under section 20.143 (1) (g) of the statutes, for the division of international and export services.".

b1693/1.3 1888. Page 1326, line 5: after that line insert:

b1693/1.3 "(11zx) Grants to Port Plaza Renovation Project. From the appropriation under section 20.143 (1) (kj) of the statutes, as affected by this act, the department of commerce shall make a grant of \$250,000 in each fiscal year of the 2001–03 fiscal biennium to the Port Plaza Renovation Project in the city of Green Bay. The department of commerce shall enter into an agreement with the Port Plaza Renovation Project that specifies the uses for the grant proceeds and reporting and auditing requirements.".

b1694/2.8 1889. Page 1326, line 5: after that line insert:

b1694/2.8 "(10fk) Grant to Florence County Keyes Peak Recreation Center. From the appropriation under section 20.143 (1) (kj) of the statutes, as affected by this act, the department of commerce shall provide a grant of \$50,000 in the 2001–03 biennium to the Florence County Keyes Peak Recreation Center for a construction project. The department of commerce shall enter into an agreement with the grant recipient that specifies the uses for the grant proceeds and reporting and auditing requirements.

b1694/2.8 (11pk) Grants to Potosi Brewery Foundation.

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1 .	(a) In this subsection:
2	1. "Department" means the department of commerce.
3	2. "Secretary" means the secretary of commerce.
4	(b) In the 2001-03 fiscal biennium, the department shall make a grant of
5	$\$30,\!000$ and a grant of $\$120,\!000$ from the appropriation under section $20.143(1)(kj)$
6	of the statutes, as affected by this act, to Potosi Brewery Foundation for the purposes
7	specified in paragraph (c) if all of the following apply:
8	1. Potosi Brewery Foundation submits a plan to the department detailing the
9	proposed use of the grant, the plan is in compliance with the uses specified in
10	paragraph (c), and the secretary approves the plan.
11	2. Potosi Brewery Foundation provides matching funds of \$120,000 for the
12	project.
13	3. Potosi Brewery Foundation enters into a written agreement with the
14	department that specifies the conditions for the use of the grant proceeds, including
15	reporting and auditing requirements.
16	4. Potosi Brewery Foundation agrees in writing to submit to the department
17	the report required under paragraph (d) by the time required under paragraph (d).
18	(c) The grant of \$30,000 under this subsection shall be used for development
19	of a historic structure report and the grant of \$120,000 under this subsection shall
20	be used for development of a marketing plan, restoration and salvage of the brewery
21	structure, and restoration project fundraising.
22	(d) If Potosi Brewery Foundation receives a grant under this subsection, it shall

submit to the department, within 6 months after spending the full amount of the

grant, a report detailing how the grant proceeds were used.

b1694/2.8 (12fk) Grant to Forward Wisconsin, Inc. Notwithstanding section 560.07 (3) (b) of the statutes, from the appropriation under section 20.143 (1) (kj) of the statutes, as affected by this act, the department of commerce shall provide a grant of \$100,000 in fiscal year 2002–03 to Forward Wisconsin, Inc., for its activities related to attracting businesses to the state. Forward Wisconsin, Inc., shall expend the grant proceeds in adherence with the uniform travel schedule amounts approved under section 20.916 (8) of the statutes, as affected by this act, and may not expend the grant proceeds on entertainment, on foreign travel, on payments to persons not providing goods or services to Forward Wisconsin, Inc., or for other purposes prohibited by contract between Forward Wisconsin, Inc., and the department of commerce. The department of commerce shall enter into an agreement with Forward Wisconsin, Inc., that specifies the uses for the grant proceeds under this subsection and reporting and auditing requirements.".

b1318/1.1 1890. Page 1329, line 24: delete lines 24 to 25.

b1318/1.2 1891. Page 1330, line 1: delete lines 1 to 3.

b1316/1.1 1892. Page 1332, line 3: after that line insert:

b1316/1.1 "(6q) Chaplain positions. The authorized FTE positions for the department of corrections are decreased by 3.0 GPR chaplain positions, funded from the appropriation under section 20.410 (1) (a) of the statutes.".

b1535/2.1 1893. Page 1332, line 3: after that line insert:

b1535/2.1 "(6c) JUVENILE JUSTICE SYSTEM STUDY.

(a) There is created a committee to study the costs of the state assuming from the counties responsibility for the operation of the juvenile justice system. The committee shall consist of the secretary of administration or the secretary's designee,

1	the secretary of corrections or the secretary's designee, the secretary of health and
2	family services or the secretary's designee, a representative of the Wisconsin
3	Counties Association, and a representative of Milwaukee County, with the governor
4	to appoint the chairperson of the committee.
5	(b) Beginning on January 1, 2002, each county shall adopt a uniform system of
6	accounts prescribed by the committee for the recording of all revenues and
7	expenditures relating to the operation of the juvenile justice system in the county.
8	By March 15, 2003, each county shall report those revenues and expenditures for
9	2002 to the committee.
10	(c) By May 1, 2003, the committee shall report its findings, conclusions, and
11	recommendations to the legislature in the manner provided in section 13.172 (2) of
12	the statutes and to the governor. The report shall include proposed legislation for
13	all of the following:
14	1. The assumption by the state of all or part of the operating costs of the juvenile
15	justice system, beginning on January 1, 2004.
16	2. The elimination of youth aids payments to counties under section 301.26 of
17	the statutes, as affected by this act, and a reduction in the amount of shared revenue
18	payments and mandate relief payments to counties under sections 79.03, 79.058,
19	79.06, and 79.08 of the statutes and under section 79.04 of the statutes, as affected
20	by this act, as a result of the state's assumption of the costs of operating the juvenile
21	justice system.".
22	*b1553/3.26* 1894. Page 1332, line 3: after that line insert:
23	*b1553/3.26* "(7z) Report on treatment programs for prisoners. By March
24	15, 2002, the department of corrections shall study and report on the availability and

effectiveness of programs that provide prisoners with treatment for drug and alcohol abuse, instruction in basic skills such as reading and math, and training in job skills. The report shall include an analysis of the racial composition of the enrollment in such programs compared to the racial composition of the prison population as a whole. The report shall also include recommendations for establishing new programs that would better prepare prisoners to enter the workforce and suggestions about how current programs could be improved. The report shall be submitted to the appropriate standing committees of the legislature in the manner provided under section 13.172 (3) of the statutes, to the joint committee on finance, and to the governor."

b1601/1.8 1895. Page 1332, line 8: after that line insert:

b1601/1.8 "(1x) Sublease of electronic voting equipment. The elections board shall make the payments required under the master lease for electronic voting system equipment entered into under Section 9101 (20x) of this act and shall sublease the equipment to any county in which municipalities using that equipment are wholly or partly contained at nominal cost to the county. The elections board shall make the payments required under this subsection from the appropriation under section 20.510 (1) (c) of the statutes, as created by this act.".

b1527/1.6 1896. Page 1333, line 4: after that line insert:

b1527/1.6 "(1k) EMERGENCY RULES; UNIVERSAL BANKING. Except as otherwise provided in this subsection, using the procedure under section 227.24 of the statutes, the division of banking may promulgate rules authorized under chapter 222 of the statutes, as created by this act, for the period before permanent rules become effective, but not to exceed the period authorized under section 227.24 (1) (c) and (2)

of the statutes. Notwithstanding section 227.24 (1) (a), (2) (b), and (3) of the statutes, the division of banking is not required to provide evidence that promulgating a rule under this subsection as an emergency rule is necessary for the preservation of the public peace, health, safety, or welfare and is not required to provide a finding of emergency for a rule promulgated under this subsection. This subsection does not apply to the promulgation of rules under section 222.0413 (2) (b) of the statutes, as created by this act.".

b1528/1.3 1897. Page 1333, line 4: after that line insert:

b1528/1.3 "(1d) Emergency rules; rental-purchase companies. Using the procedure under section 227.24 of the statutes, the division of banking may promulgate rules authorized under section 218.63 (3) of the statutes, as created by this act, prescribing the fees under sections 218.618 (2), 218.622 (4), and 218.626 (1) of the statutes, as created by this act, for the period before the date on which permanent rules take effect, but not to exceed the period authorized under section 227.24 (1) (c) and (2) of the statutes. Notwithstanding section 227.24 (1) (a), (2) (b), and (3) of the statutes, the division of banking is not required to provide evidence that promulgating a rule under this subsection as an emergency rule is necessary for the preservation of the public peace, health, safety, or welfare and is not required to provide a finding of emergency for a rule promulgated under this subsection.".

b1429/1.4 1898. Page 1333, line 21: after that line insert:

h1429/1.4 "(1) COURT-ORDERED RELATIVE PLACEMENT PERMANENCY PLANS. Notwithstanding sections 48.38 (3) and 938.38 (3) of the statutes, for children or juveniles who are living in the home of a relative, as defined in section 48.02 (15) or 938.02 (15) of the statutes, under an order of the court assigned to exercise

jurisdiction under chapters 48 and 938 of the statutes, as affected by this act, on the day before the effective date of this subsection, the agency assigned primary responsibility for providing services to those children or juveniles under section 48.355 or 938.355 of the statutes shall file a permanency plan with that court with respect to not less than 33% of those children or juveniles by November 1, 2001, with respect to not less than 67% of those children or juveniles by January 1, 2002, and with respect to all of those children or juveniles by March 1, 2002, giving priority to those children or juveniles who have been living in the home of a relative for the longest period of time. Notwithstanding section 48.38 (5) (a) of the statutes, as affected by this act, and section 938.38 (5) (a) of the statutes, as affected by this act, a permanency plan filed under this subsection shall be reviewed within 6 months after the date on which the permanency plan is filed.".

b1400/4.8 1899. Page 1335, line 7: after "to" insert "attempt to".

b1423/4.5 1900. Page 1336, line 2: delete lines 2 to 4 and substitute "Services. If after supporting the costs specified in section 46.46 of the statutes, as affected by this act, and lapsing the amounts specified in Section 9223 (4z) (b) and (5zk) of this act there remain any moneys in the appropriation account under section 20.435 (8) (mb) of the of the statutes, as affected by this act, those remaining moneys are allocated for costs associated with transferring cases of children in".

b1423/4.6 1901. Page 1336, line 12: after "administration." insert "The department of health and family services may propose expending or encumbering no more than \$2,933,700 under this subsection.".

b1380/1.1 1902. Page 1337, line 15: delete "2002" and substitute "2003".

b1839/1.1 1903. Page 1338, line 2: after that line insert:

1	*b1839/1.1* "(9wo) Report on potential badger care health care programs				
2	SAVINGS. The department of health and family services shall study the potential for				
3	long-term savings under the badger care health care program under section 49.665				
4	of the statutes, as affected by this act. No later than January 1, 2002, the department				
5	of health and family services shall report the results of the study, together with its				
6	findings and recommendations, to the joint committee on finance.".				
7	*b1513/1.2* 1904. Page 1338, line 15: after that line insert:				
8	*b1513/1.2* "(10w) Increased funding for domestic abuse programs.				
9	(a) Notwithstanding section 46.95 (2) of the statutes, the department of health				
10	and family services shall increase by \$125,000 in each fiscal year of the 2001-03				
11	fiscal biennium the overall amount provided in grants, under its domestic abuse				
12	grants program, for all of the following:				
13	1. Basic services.				
14	2. Children's programming.				
15	3. Expansion and satellite programs.				
16	4. Tribal programs.				
17	5. Underrepresented populations.				
18	6. Training and technical assistance.				
19	(b) The department of health and family services shall increase the amount				
20	provided for each of the purposes specified under paragraph (a) by the same				
21	percentage.".				
22	*b1434/1.2* 1905. Page 1338, line 16: delete lines 16 to 20.				
23	*b1379/1.1* 1906. Page 1338, line 20: after that line insert:				

b1379/1.1 "(17g) Badger care health care program waiver; insurance verification. Not later than January 1, 2002, the department of health and family services shall request a waiver from the federal secretary of health and human services to permit the department to verify whether a family, or child who does not reside with a parent, has access or has had access to employer—subsidized health care within the time period established under section 49.665 (4) (a) 3. of the statutes, prior to enrolling the family or child in the badger care health care program under section 49.665 of the statutes.

b1379/1.1 (17h) Badger care health care program waiver; eligibility. Not later than January 1, 2002, the department of health and family services shall request a waiver from the federal secretary of health and human services to increase the period of time that a family, or a child who does not reside with a parent, is required to be without employer—subsidized health care coverage before the family or child is eligible for the badger care health care program under section 49.665 of the statutes, as affected by this act. The waiver shall request that the period of time be increased to all of the following:

- (a) Except as provided in paragraphs (b), (c), and (d), 6 months.
- (b) If the family or child had employer—subsidized health care coverage during the 6 months immediately preceding the date on which the family or child applies for the badger care health care program, but the family or child no longer has the health care coverage because the coverage was terminated, and the termination was not the fault of the family or child, as determined by the department of heath and family services, 45 days.
- (c) If the family or child had employer—subsidized health care coverage during the 6 months immediately preceding the date on which the family or child applies

for the badger care health care program, but the family or child no longer has the health care coverage because the family or child has exhausted the health care coverage available under 42 USC 300bb-1 to 300bb-8 as provided in 29 CFR 2590.701-2 (4), at least 3 months.

(d) If the family or child had employer—subsidized health care coverage during the 6 months immediately preceding the date on which the family or child applies for the badger care health care program, but the family or child no longer has that health care coverage because of the termination of employment, at least 3 months.".

b1401/2.2 1907. Page 1338, line 20: after that line insert:

b1401/2.2 "(19g) Comprehensive quality assessment pilot project. By January 1, 2002, the department of health and family services shall submit for review by the appropriate standing committees of each house of the legislature, as determined by the presiding officer of each house, a request to the federal department of health and human services for a waiver, under 42 USC 1315 (a), of federal medical assistance laws to permit nursing facilities, as approved by the department of health and family services, to participate in the counties of Brown, Grant, Polk, and Waukesha in a pilot project under section 49.4981 of the statutes, as created by this act, under which comprehensive assessments of the quality of care provided to residents of the nursing facilities that are conducted by a private entity would, if approved by the department of health and family services, be used in lieu of annual surveys conducted by the department. The department of health and family services may not submit the request for a waiver, as specified in this subsection, to the federal department of health and human services unless the

request is approved by the appropriate standing committees of the legislature that review the request.".

b1402/1.6 1908. Page 1338, line 20: after that line insert:

b1402/1.6 "(16r) Plan for services for persons with develop a plan to administer and fund services for persons with developmental disabilities. The plan, which shall include any recommended statutory language changes that are needed to implement the plan, shall be included in that department's budget request that is submitted to the department of administration for the 2003–05 biennium. The plan shall include the following components:

- (e) Institutional and community-based services for persons with developmental disabilities shall be administered within one administrative subunit of the department of health and family services. The subunit that is designated to administer these services shall be the subunit that is administering community-based services for persons with developmental disabilities on the effective date of this paragraph.
- (f) Funding under the medical assistance program for institutional services and home and community—based waiver services for persons with developmental disabilities shall be combined into one appropriation, to the extent permissible under federal law. The funding in this appropriation may not be tied to any specific program or service setting, but shall be individually tailored to enable the person to live in the least restrictive setting appropriate to his or her needs and preferences.

b1402/1.6 (16rq) Medical assistance waivers for developmental disabilities services. The department of health and family services shall determine

whether any new waivers under the medical assistance program are necessary to
administer funding for medical assistance services as described in subsection (16r)
(b). That department shall apply for any waivers of federal medical assistance
statutes and regulations from the federal department of health and human services
that the department of health and family services determines are necessary to
administer funding for medical assistance services as described in subsection (16r)
(b).

b1402/1.6 (16rr) Written Plans of Care for Personal Care services; rules. The department of health and family services shall submit in proposed form the rules required under section 49.45 (2) (a) 24. of the statutes, as created by this act, to the legislative council staff under section 227.15 (1) of the statutes no later than the first day of the fourth month beginning after the effective date of this subsection.

b1402/1.6 (16rs) Pilot program for long-term care of children with disabilities.

- (a) In this subsection:
- 1. "Administering agency" means a county department under section 46.23, 51.42, or 51.437 of the statutes or a human services agency that administers the program under a contract with such a county department.
- 2. "Program" means a pilot program that provides a system of long-term care for children with disabilities and their families.
- (b) The department of health and family services shall, as soon as possible before July 1, 2002, seek waivers of federal medical assistance statutes and regulations from the federal department of health and human services that are necessary to implement, in pilot sites, the program. If the waivers are granted, the program shall have all of the following characteristics:

- 1. Eligibility under sections 46.27 (11), 46.275, 46.277, 46.278, 46.985, and 51.44 of the statutes shall be expanded to include children with severe disabilities and long-term care needs and children eligible for medical assistance with high medical costs, and medical assistance coverage of services shall be expanded to include services focused on the needs of children with developmental disabilities and their families.
- 2. The administration of the program shall be consistent with section 46.985 of the statutes, including a family-centered assessment and planning process.
- 3. The program shall operate within rate settings based upon a child's level of care and support needs. The department of health and family services shall promulgate rules that specify rates that are consistent with federal medical assistance home and community—based waiver regulations.
- 4. The department of health and family services shall coordinate supports and services under the program with the medical assistance fee–for–service system, including the prior authorization process.
 - 5. The lead agency for the program shall be an administering agency.
- 6. Counties in which the program is located shall provide, contract for the provision of, organize, or arrange for long—term care supports for eligible children up to age 24 years, consistent with section 46.985 (1) (b) and (6) (f) of the statutes.
- 7. Information and assistance services operated under the program shall provide, contract, or arrange for the provision of all of the following:
- a. Information and referral services and other assistance at hours that are convenient for the public.
 - b. Within the limits of available funding, prevention and intervention services.
 - c. Counseling concerning public and private benefits programs.

1	d. Assistance with understanding rights of children and parents within the
2	long-term care system.
3	8. The administering agency shall determine functional and financial
4	eligibility for the program by coordinating with the department of health and family
5	services in completing all of the following:
6	a. A determination of functional eligibility for the children's long-term support
7	benefit.
8	b. A determination of financial eligibility and of the maximum amount of cost
9	sharing required for a family who is seeking long-term care services, under
10	standards prescribed by the department of health and family services.
11	c. Assistance to a child who is eligible for a long-term support benefit and to
12	the child's family with respect to the choice of whether or not to participate in the
13	waiver pilot.
14	d. Assistance in enrolling in the program, for families who choose to enroll their
15	children.
16	9. The cost of the program may not exceed the cost of existing services under
17	sections 46.27 (11), 46.275, 46.277, 46.278, 46.985, and 51.44 of the statutes.
18	10. The program shall blend the costs per child served in the areas of the sites
19	in which services are provided under sections 46.27 (11), 46.275, 46.277, 46.278,
20	46.985, and 51.44 of the statutes.
21	11. The department of health and family services may develop a methodology
22	to distribute funding under the program on a per child per month basis.
23	12. The department of health and family services shall reinvest into the

children's long-term support system any funding saved by this new methodology.

	13.	The	depart	ment	of health	and	family	service	s shall	equitabl	y assign
prior	ity o	n any	neces	sary wa	aiting lis	ts, co	nsisten	t with ci	iteria	prescribe	d by that
depa	rtme	nt, fo	r child	ren wh	o are eli	gible f	or the	program	, but fo	or whom i	esources
are n	ot av	vailal	ole.								

- 14. The department of health and family services shall provide transitional services to families whose children with physical or developmental disabilities are preparing to enter the adult service system.
- 15. The department of health and family services shall determine eligibility for program applicants for state supplemental payments under section 49.77 of the statutes, medical assistance under section 49.46 of the statutes, and the federal food stamp program under 7 USC 2011 to 2029.
- (c) If the federal waivers specified under paragraph (b) are approved, the department of health and family services shall, as soon as possible before July 1, 2002, seek enactment of statutory language, including appropriation of necessary funding, to implement the model described under paragraph (b), as approved under the federal waivers. Any new resources for supports and services for long-term care for children with disabilities and their families shall be managed under the program after approval of the federal waivers specified in paragraph (b) and enactment of necessary statutory language to implement the model under paragraph (b)."

b1409/1.6 1909. Page 1338, line 20: after that line insert:

b1409/1.6 "(15e) Fifth standard for emergency detention and civil commitment. The repeal of 1995 Wisconsin Act 292, sections 5, 12, 14, 16, 20, 22, 24, 28, 30, 30h, 32, and 37 (1), and the repeal of 1997 Wisconsin Act 35, sections 141, 144, 147, and 605 (1), apply notwithstanding section 990.03 (3) of the statutes.".

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b1411/1.14 1910. Page 1338, line 20: after that line insert:

b1411/1.14 "(10q) Prescription DRUG ASSISTANCE FOR ELDERLY; ADMINISTRATION. Before July 1, 2002, the department of health and family services may develop and submit to the department of administration a proposal for expenditure of the funds appropriated under section 20.865 (4) (a) of the statutes for administration of the prescription drug assistance for elderly program under section 49.688 of the statutes, as created by this act. The department of administration may approve, disapprove, or modify and approve any proposal it receives under this If the department of administration approves the proposal, the department shall submit the proposal, together with any modifications, to the cochairpersons of the joint committee on finance. If the cochairpersons of the committee do not notify the secretaries of administration and health and family services within 14 working days after receiving the proposal that the cochairpersons have scheduled a meeting for the purpose of reviewing the proposal, the secretary of administration may transfer from the appropriation under section 20.865 (4) of the statutes to the appropriation under section 20.435 (4) (a) of the statutes the amount specified in the proposal or any proposed modifications of the proposal for expenditure as specified in the proposal or any proposed modifications of the proposal and may approve any position authority specified in the proposal or any proposed modifications of the proposal. If, within 14 working days after receiving the proposal, the cochairpersons notify the secretaries of administration and health and family services that the cochairpersons have scheduled a meeting for the purpose of reviewing the proposal, the secretary of administration may not transfer any amount specified in the proposal or any proposed modifications of the proposal from the

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appropriation under section 20.865 (4) of the statutes and may not approve any position authority specified in the proposal or any proposed modifications of the proposal, except as approved by the committee.".

b1413/3.2 1911. Page 1338, line 20: after that line insert:

b1413/3.2 "(13d) Plan for regional labor cost variations for nursing home REIMBURSEMENT. For purposes of determining medical assistance reimbursement for allowable direct care costs for facilities with respect to adjustments for regional labor cost variations under section 49.45 (6m) (ar) 1. a. of the statutes, the department of health and family services, together with representative of the nursing home industry and organized labor, shall develop a comprehensive plan that specifies varying regions of the state of Wisconsin with respect to labor costs for nursing home staff. The department of health and family services shall submit the plan, by September 1, 2001, or by the first day of the 2nd month beginning after the effective date of this subsection, whichever is later, to the joint committee on finance for review. If the cochairpersons of the joint committee on finance do not notify the secretary of health and family services within 14 working days after the date on which the plan is submitted that the committee intends to schedule a meeting to review the plan, the department of health and family services shall implement the plan in adjusting standards for medical assistance reimbursement of allowable direct care costs for facilities under section 49.45 (6m) (ar) 1. a. of the statutes. If, within 14 working days after the date on which the plan is submitted, the cochairpersons of the committee notify the secretary of health and family services that the committee intends to schedule a meeting to review the plan, the department

of health and family services may implement the plan only upon approval by the committee.".

b1417/2.3 1912. Page 1338, line 20: after that line insert:

b1417/2.3 "(18f) RESPITE FACILITIES; RULES. The department of health and family services shall submit in proposed form the rules required under section 50.85 (8) of the statutes, as created by this act, to the legislative council staff under section 227.15 (1) of the statutes no later than October 31, 2002.".

b1430/2.3 1913. Page 1338, line 20: after that line insert:

b1430/2.3 "(14b) Sudden infant death syndrome prevention training; Rules. The department of health and family services shall submit in proposed form the rules required under section 48.67 of the statutes, as affected by this act, to the legislature under section 227.19 of the statutes no later than the first day of the 6th month beginning after the effective date of this subsection.".

b1454/2.1 1914. Page 1338, line 20: after that line insert:

b1454/2.1 "(16mn) Study on funding the health insurance risk-sharing plan under chapter 149 of the statutes, as affected by this act, shall conduct a study on alternative funding sources for the health insurance risk-sharing plan. No later than January 1, 2002, the board of governors shall report the results of the study, together with its findings and recommendations, to the standing committees of the legislature on health in the manner provided under section 13.172 (3) of the statutes and to the members of the joint committee on finance.".

b1545/2.6 1915. Page 1338, line 20: after that line insert:

b1545/2.6 "(12r) Statewide trauma care system; Positions. The authorized FTE positions for the department of health and family services are increased by 2.0 PR project positions, to be funded from the appropriation account under section 20.435 (1) (kx) of the statutes, for the purposes of the statewide trauma care system under section 146.56 of the statutes, as affected by this act, for the period beginning on July 1, 2001, and ending on June 30, 2003.

b1545/2.6 (12s) Statewide trauma care system; regional advisory trauma councils. From the appropriation account under section 20.435 (1) (kx) of the statutes, the department of health and family services shall expend \$25,000 in state fiscal year 2001–02 and \$50,000 in state fiscal year 2002–03 for expenses of the regional advisory trauma councils under section 146.56 (1) of the statutes, as affected by this act, and shall distribute \$290,000 in state fiscal year 2002–03 as grants to regional advisory trauma councils for performance of activities under the statewide trauma system.".

b1548/1.1 1916. Page 1338, line 20: after that line insert:

b1548/1.1 "(13b) Durable medical equipment; customized wheelchair. From the appropriations under section 20.435 (4) (b) and (o) of the statutes, as affected by this act, notwithstanding the denial of a request for prior authorization for durable medical equipment for a customized wheelchair, the department of health and family services shall purchase a customized wheelchair for a resident of the Vernon Manor nursing home in Vernon County who has cerebral palsy and for whom a physician has determined that a customized wheelchair is necessary.".

b1845/4.5 1917. Page 1338, line 20: after that line insert:

b1845/4.5 "(14k) IMMUNIZATION REGISTRY.

- (a) The department of health and family services shall submit to the joint committee on finance a request to supplement the appropriation account under section 20.435 (4) (bm) of the statutes, as affected by this act, for the purpose of developing and implementing a statewide immunization registry. The request shall include a memorandum of understanding between the department of health and family services and the Marshfield Clinic, on behalf of the Regional Early Childhood Immunization Network, that specifies the amount of moneys allocated under section 49.175 (1) (ze) 9. of the statutes that will be used to support immunization data collection by the Regional Early Childhood Immunization Network, outside of the area currently served by the immunization registry system of the Marshfield Clinic and that results in a savings for the department's immunization registry.
- (b) If the cochairpersons of the committee do not notify the secretary of health and family services within 14 working days after receiving the memorandum of understanding and request under paragraph (a) that the cochairpersons have scheduled a meeting for the purpose of reviewing the request, the appropriation account under section 20.435 (4) (bm) of the statutes, as affected by this act, shall be supplemented from the appropriation account under section 20.865 (4) (a) of the statutes, as provided in the request. If, within 14 working days after receiving the proposal, the cochairpersons notify the secretary that the cochairpersons have scheduled a meeting for the purpose of reviewing the request, the appropriation account may be supplemented from the appropriation account under section 20.865 (4) (a) of the statutes only as approved by the committee. Notwithstanding section 13.101 (3) of the statutes, the committee is not required to find that an emergency exists prior to supplementing the appropriation account under section 20.435 (4) (bm) of the statutes, as affected by this act.

1	(c) Not later than January 1, 2003, the department of health and family
2	services shall submit a report on the immunization registry to the legislature in the
3	manner provided under section 13.172 (2) of the statutes.
4	*b1845/4.5* (14L) Winnebago Mental Health Institute and Mendota
5	MENTAL HEALTH INSTITUTE POSITION AUTHORIZATIONS.
6	(a) The authorized FTE positions for the department of health and family
7	services are decreased by 1.58 GPR positions, funded from the appropriation under
8	section 20.435 (2) (a) of the statutes, for the purpose of providing care to residents
9	of the Winnebago Mental Health Institute and Mendota Mental Health Institute.
10	(b) The authorized FTE positions for the department of health and family
11	services are increased by 1.58 PR positions, to be funded from the appropriation
12	under section 20.435 (2) (gk) of the statutes, as affected by this act, for the purpose
13	of providing care to residents of the Winnebago Mental Health Institute and
14	Mendota Mental Health Institute.".
15	*b1553/3.27* 1918. Page 1338, line 22: after that line insert:
16	$^*b1553/3.27^*$ " $(1z)$ Report on student loan forgiveness to attract workers.
17	By January 1, 2002, the higher educational aids board shall study and report to the
18	legislature and to the appropriate standing committees of the legislature, in the
19	manner provided under section 13.172 (2) and (3) of the statutes, and to the governor

b1601/1.9 1919. Page 1340, line 17: after that line insert:

report shall include legislative recommendations.".

on the cost, desirability, and effectiveness of creating a general program of student

loan forgiveness for attracting workers to and retaining workers in this state. The



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	1	29. Page 928, line : delete subd. 1. a. and substitute subd. 4. a.".
		**** Note: Coprects an incorrect cross-reference.
	2	30. Page 934, line 13: delete "409.504" and substitute "409.640 (2)".
		····North: Corrects gross-reference made incorrect by 2001 Wisconsin Act 10.
	3	31. Page 936 line 2: delete "not withstanding" and substitute
	4	notwithstanding".
	A STATE OF THE PARTY OF THE PAR	****Nove: Corrects spacing.
7	5	32. Page 1247, line 23: delete "the character" and substitute character
		NOTE: Remives extra "the NSERIB
A	6	Page 1338, line 24: delete "(1)mk)" and substitute "(1mk)".
		8m ****Note: Corrects numbering.
	$\cdot \sqrt{}$	34. Page 1373, line Wdelete "buleau" and substitute "bureau,".
)		****North Inserts a comma.
	8	35. Page 1350, line 13: delete the material beginning with "section" and
	9	ending with "act" on line 14 and substitute "Securon 9149 (3mk) of this act".
		****Note: Correct reference. 36. Page 1381, line 11; delete the material beginning with "There" and ending
	10	with "transferred" in line 12 and substitute "Notwithstanding section 20.001 (3) (c)
	11	
	12	of the statutes, on July 1, 2001, there is lapsed to the general fund \$875,200".
,	13	37 Page 1381, line 12: before "under section" insert "to the office of justice
9		
	14	assistance". ****Note: Corrects lapse/language.
	15	38. Page 1381, line 12: delete the material beginning with "statutes" and
		ending with "2001-02" on line 13 and substitute "statutes, as affected by the acts of
)	16	
ممسب	17	2001.".
		/

b1601/1.9 "(1x) Voting system transitional assistance. Notwithstanding section 13.101 (3) (a) of the statutes, if the elections board requests a supplemental appropriation from the joint committee on finance for the purpose of providing voting system transitional assistance under section 7.08 (7) of the statutes, as created by this act, or Section 9115 (1x) of this act, no finding of emergency is required. Notwithstanding sections 13.10 and 13.101 (3) of the statutes, if the elections board requests a supplemental appropriation under this subsection, and the cochairpersons of the joint committee on finance do not notify the elections board that a meeting of the committee has been scheduled to discuss the request within 14 working days of the date that the request is made, the request is considered to be approved by the committee.".

b1604/1.1 1920. Page 1340, line 19: after that line insert:

b1604/1.1 "(1w) MINORITY BUSINESS GRANT REPAYMENT. The attorney general shall vigorously prosecute and pursue the repayment of a loan for a trade mission to Africa made from the minority business development finance and education and training grants program under section 560.837 of the statutes.".

b1605/1.9 1921. Page 1340, line 19: after that line insert:

b1605/1.9 "(1q) Transfer of department of justice consumer protection legal services to the department of agriculture, trade and consumer protection.

(g) Assets and liabilities. On the effective date of this paragraph, the assets and liabilities of the department of justice that are primarily related to the provision of consumer protection legal services, as determined by the secretary of administration, shall become the assets and liabilities of the department of agriculture, trade and consumer protection.

- (h) *Position decreases*. The authorized FTE positions for the department of justice are decreased by 9.30 GPR positions, funded from the appropriation under section 20.455 (1) (a) of the statutes, for the performance of duties primarily related to consumer protection legal services.
- (i) Employee transfers. There are transferred from the department of justice to the department of agriculture, trade and consumer protection 9.30 FTE incumbent employees holding positions in the department of justice performing duties primarily related to consumer protection legal services.
- (j) Employee status. Employees transferred under paragraph (c) have the same rights and status under subchapter V of chapter 111 and chapter 230 of the statutes in the department of agriculture, trade and consumer protection that they enjoyed in the department of justice immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who has attained permanent status in class is required to serve a probationary period.
- (k) Tangible personal property. On the effective date of this paragraph, all tangible personal property, including records, of the department of justice that is primarily related to the provision of consumer protection legal services, as determined by the secretary of administration, shall be transferred to the department of agriculture, trade and consumer protection.
- (l) Contracts. All contracts entered into by the department of justice in effect on the effective date of this paragraph that are primarily related to the provision of consumer protection legal services, as determined by the secretary of administration, remain in effect and are transferred to the department of agriculture, trade and consumer protection. The department of agriculture, trade and consumer protection shall carry out any such contractual obligations unless

modified or rescinded by the department of agriculture, trade and consumer protection to the extent allowed under the contract.

- (m) Rules and orders. All rules promulgated by the department of justice that are primarily related to the provision of consumer protection legal services, as determined by the secretary of administration, and that are in effect on the effective date of this paragraph remain in effect until their specified expiration dates or until amended or repealed by the department of agriculture, trade and consumer protection. All orders issued by the department of justice that are primarily related to the provision of consumer protection legal services, as determined by the secretary of administration, and that are in effect on the effective date of this paragraph remain in effect until their specified expiration dates or until modified or rescinded by the department of agriculture, trade and consumer protection.
- (n) *Pending matters*. Any matter pending with the department of justice on the effective date of this paragraph that is primarily related to the provision of consumer protection legal services, as determined by the secretary of administration, is transferred to the department of agriculture, trade and consumer protection and all materials submitted to or actions taken by the department of justice with respect to the pending matter are considered as having been submitted to or taken by the department of agriculture, trade and consumer protection.".

b1638/2.2 1922. Page 1341, line 9: after that line insert:

b1638/2.2 "(1k) HIGH-CAPACITY WELL STUDY. The joint legislative council shall study the issues raised by high-capacity wells in this state.".

b1594/3.3 1923. Page 1343, line 5: after that line insert:

b1594/3.3 "(3y) AUDIT OF STATE AIRCRAFT USAGE. The joint legislative audit committee is requested to direct the legislative audit bureau to conduct a performance evaluation audit of aircraft usage by state agencies. If the legislative audit bureau performs the audit, the bureau is requested to include an evaluation of whether the current number of aircraft owned by the state is appropriate. If the legislative audit bureau performs the audit, it shall file its report as described under section 13.94 (1) (b) of the statutes by January 1, 2003.".

b1826/4.1 1924. Page 1343, line 5: after that line insert:

b1826/4.1 "(3xx) Accumulated unused sick leave credit conversion study.

(a) The joint survey committee on retirement systems shall study the issue of allowing participants in the Wisconsin retirement system who have terminated covered employment and who have at least 25 years of creditable service under the Wisconsin retirement system, but who are not eligible to receive an immediate annuity under the Wisconsin retirement system at the time that they terminate covered employment, to be able to convert their accumulated unused sick leave into credits for the payment of health insurance premiums under section 40.05 (4) (b) of the statutes or the date on which the department of employee trust funds receives the participant's application for a retirement annuity or for a lump sum payment under section 40.25 (1) of the statutes. The departments of employment relations and employee trust funds shall provide any information requested by the joint survey committee on retirement systems. The joint survey committee on retirement systems shall submit the results of the study and recommendations to the department of employment relations no later than January 1, 2002.

1	(b) No later than 30 days after receiving the results of the study and
2	recommendations submitted under paragraph (a), the department of employment
3	relations shall submit proposed legislation incorporating the recommendations to
4	the joint committee on employment relations.".
5	*b1312/2.23* 1925. Page 1343, line 11: after that line insert:
6	*b1312/2.23* "(4m) EVALUATION AND REPORT TO LEGISLATURE. By October 1,
, 7 ,	2004, the legislative audit bureau shall evaluate, on a quantitative and qualitative
8	basis, the success of restorative justice programming in Dane and Milwaukee
9	counties and the county selected under section 978.044 (4) of the statutes, as created
10	by this act, in serving victims, offenders, and communities affected by crime and
11	shall report its findings to the appropriate standing committees of the legislature,
12	as determined by the speaker of the assembly and the president of the senate, under
13	section 13.172 (3) of the statutes.".
14	*b1671/2.2* 1926. Page 1343, line 11: after that line insert:
15	*b1671/2.2* "(4k) LEGISLATIVE AUDIT BUREAU POSITION. The authorized FTE
16	positions for the legislative audit bureau, funded from the appropriation under
17	section 20.765 (3) (g) of the statutes, is increased by 1.0 PR position to monitor the
18	study under section 119.23 (9) of the statutes, as affected by this act.".
19	*b1831/2.1* 1927. Page 1343, line 11: after that line insert:
20	*b1831/2.1* "(4w) Study on providing services to low-income, noncustodial
21	PARENTS.
22	(o) Submission of study. The joint legislative council is requested to study
23	methods of providing employment and support services, including job training, job

readiness skills training, transportation assistance, parenting skills training, legal

assistance, basic skills training, health care, and other support services, to low—income, noncustodial parents. The council shall notify the department of workforce development no later than November 1, 2001, whether the council will conduct the study. If the council undertakes the study, the council is requested to report its findings, conclusions, and recommendations, together with any proposed legislation, to the governor, the department of administration, the joint committee on finance, and the appropriate standing committees of the legislature in the manner provided under section 13.172 (3) of the statutes. If the council notifies the department of workforce development that the council will not conduct the study, the department of workforce development shall conduct the study and shall submit its findings, conclusions, and recommendations, together with any proposed legislation, no later than March 1, 2002, to the governor, the department of administration, the joint committee on finance, and the appropriate standing committees of the legislature in the manner provided under section 13.172 (3) of the statutes.

- (p) Study requirements. In developing the recommendations, the joint legislative council or the department of workforce development shall study all of the following:
 - 1. The costs of implementing the recommendations.
- 2. The feasibility of funding the proposed services using funds that are received under the federal temporary assistance for needy families block grant program and funds that may be used to meet the maintenance-of-effort requirement under 42 USC 609.
- 3. Any employment and support services currently provided to low-income, noncustodial parents, including a description of the providers of those services and the number of low-income, noncustodial parents who were served in 1999 and 2000.

_	4. The estimated humber of honcustodial parents who are currently delinquent
2	in child support.
3	5. Any employment and support services or other programs offered by other
4	states to low-income, noncustodial parents.
5	(q) Solicitation of information. In conducting the study, the joint legislative
6	council or the department of workforce development shall do all of the following:
7	1. Consult with the department of health and family services in determining
8	any health care services that may be provided to low-income, noncustodial parents.
9	2. For the purpose of soliciting input on the study from interested parties,
10	conduct at least one meeting in a 1st class city and at least one meeting outside of
11	a 1st class city.".
12	*b1638/2.3* 1928. Page 1344, line 1: delete lines 1 to 7.
13	*b1519/2.302* 1929. Page 1344, line 15: after "resources" insert "or, after
14	June 30, 2002, the department of environmental management".
15	*b1519/2.303* 1930. Page 1344, line 16: after "act," insert "or, after June 30,
16	2002, under section 20.375 (6) (bk), as affected by this act,".
1.7	*b1612/1.3* 1931. Page 1344, line 20: delete lines 20 to 24.



18	*b1519/2.304* 1932. Page 1345, line 15: after "resources" insert "or, after
19	June 30, 2002, the department of fish, wildlife, parks, and forestry".
20	*b1732/2.5* 1933. Page 1345, line 22: delete the material beginning with
21	that line and ending with page 1346, line 2.
22	*b1706/1.3* 1934. Page 1346, line 3: delete lines 3 to 14.

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1	*b1519/2.305* 1935. Page 1346, kine 4: after "resources" insert "or, after
2/	June 30, 2002, the department of fish, wildlife, parks, and forestry.
3	*b1519/2.306* 1936. Page 1346, line 9: delete "of natural resources".
4 4	*b1519/2.307* 1937. Page 1346, line 13: delete "of natural resourses".
5	*b1673/1.2* 1938. Page 1346, line 14: after that line insert:
6	*b1673/1.2* "(5p) Urban forestry grant for Winnebago County. From the
7	appropriation under section 20.370 (5) (bw) of the statutes, as affected by this act,
8 .	the department of natural resources shall provide \$37,500 in fiscal year 2001–02 to
9	Winnebago County to provide funding to Winnebago County under section 23.097 of
10	the statutes, as affected by this act.
11	*b1673/1.2* (5pk) Urban forestry grant for Outagamie County. From the
12	appropriation under section 20.370 (5) (bw) of the statutes, as affected by this act,
13	the department of natural resources shall provide \$37,500 in fiscal year 2001-02 to
14	Outagamie County to provide funding to Outagamie County under section 23.097 of
15	the statutes, as affected by this act.
16	*b1673/1.2* (5pL) Urban forestry grant for Burnett County. From the
17	appropriation under section 20.370 (5) (bw) of the statutes, as affected by this act,
18	the department of natural resources shall provide \$25,000 in fiscal year 2001-02 to
19	Burnett County to provide funding to Burnett County under section 23.097 of the
20	statutes, as affected by this act.
21	*b1673/1.2* (5pm) Urban forestry grant for Waupaca. From the
22	appropriation under section 20.370 (5) (bw) of the statutes, as affected by this act,
23	the department of natural resources shall provide \$15,000 in fiscal year 2001–02 and

1	\$15,000 in fiscal year 2002-03 to the city of Waupaca for a tree planting
2	demonstration project.".
3	*b1519/2.308* 1939. Page 1346, line 17: after "and" insert "the department
4	of fish, wildlife, parks, and forestry shall provide".
5	*b1673/1.3* 1940. Page 1346, line 17: delete "\$50,000 in fiscal year 2001-02
(6)	and \$50,000" and substitute "\$15,000 in fiscal year 2001–02 and \$15,000".
7	*b1519/2.309* 1941. Page 1346, line 21: after "and" insert "the department
8	of fish, wildlife, parks, and forestry shall provide".
9	*b1688/1.4* 1942. Page 1346, line 23: delete the material beginning with
10	that line and ending with page 1347, line 2.
11	*b1519/2.310* 1943. Page 1347, line 5: after "and" insert "the department
12	of fish, wildlife, parks, and forestry shall provide".
13	*b1519/2.311* 1944. Page 1347, line 11: after "resources" insert "or, after
14	June 30, 2002, the department of fish, wildlife, parks, and forestry".
15	*b1672/1.4* 1945. Page 1347, line 19: after that line insert:
16	* b1672/1.4 * "(6n) Piers and boat shelters.
17	(a) Proposed rules. The department of natural resources shall submit in
18	proposed form the rules required under sections 30.12 (3m), 30.121 (6m), 30.13 (7),
19	and 30.131 (4) of the statutes, as created by this act, to the legislative council staff
20	under section 227.15 (1) of the statutes no later than the first day of the 13th month
21	beginning after the effective date of this subsection.
22	(b) Emergency rules. The department of natural resources may use the
23	procedures under section 227.24 of the statutes to promulgate emergency rules
24	under sections 30.12 (3m), 30.121 (6m), 30.13 (7), and 30.131 (4) of the statutes, as

created by this act. Notwithstanding section 227.24 (1) (c) and (2) of the statutes, th
emergency rules may remain in effect until the date on which permanent rules tak
effect. Notwithstanding section 227.24 (1) (a) and (3) of the statutes, the department
is not required to provide evidence that promulgating a rule under this subsection
as an emergency rule is necessary for the preservation of public peace, health, safety
or welfare and is not required to provide a finding of emergency for a rul
promulgated under this subsection.".

b1519/2.312 1946. Page 1347, line 22: after "resources" insert "or, after June 30, 2002, the department of fish, wildlife, parks, and forestry".

b1519/2.313 1947. Page 1348, line 6: after that line insert:

b1519/2.313 "(8nL) Transfers to the department of environmental management.

- (a) Assets and liabilities. On July 1, 2002, the following assets and liabilities of the department of natural resources shall become the assets and liabilities of the department of environmental management:
- 1. The assets and liabilities that are primarily related to the functions of the division of air and waste.
- 2. The assets and liabilities that are primarily related to the functions of the bureaus of watershed management, drinking water and groundwater, and cooperative environmental assistance.
- 3. The assets and liabilities that are primarily related to those functions of the bureau of fisheries management and habitat protection that relate to dams and to lake, river, and wetlands protection.

- 4. The assets and liabilities that are primarily related to those functions of the divisions of enforcement and science, administration and technology, and customer assistance and external relations, other than the bureau of cooperative environmental assistance, that are assigned to the department of environmental management by this act.
- 5. Any other assets and liabilities related to the administrative functions of the department of natural resources that the secretary of natural resources determines should be transferred.
- (b) *Employee transfers*. On July 1, 2002, all of the following classified positions in the department of natural resources and the incumbents in the positions are transferred to the department of environmental management:
- 1. The classified positions and the incumbents in the positions in the division of air and waste.
- 2. The classified positions and the incumbents in the positions in the bureaus of watershed management, drinking water and groundwater, and cooperative environmental assistance.
- 3. The classified positions and the incumbents in the positions in the bureau of fisheries management and habitat protection that are primarily related to dams and to lake, river, and wetlands protection.
- 4. The classified positions and the incumbents in the positions that are primarily related to those functions of the divisions of enforcement and science, administration and technology, and customer assistance and external relations, other than the bureau of cooperative environmental assistance, that are assigned to the department of environmental management by this act.

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- 5. Any other classified positions and the incumbents in the positions related to the administrative functions of the department of natural resources that the secretary of natural resources determines should be transferred.
- (c) *Employee status*. Employees transferred under paragraph (b) shall have the same rights and status under subchapter V of chapter 111 and chapter 230 of the statutes in the department of environmental management that they enjoyed in the department of natural resources immediately before the transfer. Notwithstanding section 230.28 (4) of the statutes, no employee so transferred who has attained permanent status in class is required to serve a probationary period.
- (d) Tangible personal property. On July 1, 2002, all of the following tangible personal property, including records, of the department of natural resources shall be transferred to the department of environmental management:
- 1. The tangible personal property, including records, primarily related to the functions of the division of air and waste.
- 2. The tangible personal property, including records, primarily related to the functions of the bureaus of watershed management, drinking water and groundwater, and cooperative environmental assistance.
- 3. The tangible personal property, including records, primarily related to those functions of the bureau of fisheries management and habitat protection that relate to dams and to lake, river, and wetlands protection.
- 4. The tangible personal property, including records, primarily related to those functions of the divisions of enforcement and science, administration and technology, and customer assistance and external relations, other than the bureau of cooperative environmental assistance, that are assigned to the department of environmental management by this act.

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should be transferred.

1	5. Any other tangible personal property related to the administrative functions
2	of the department of natural resources that the secretary of natural resources
3	determines should be transferred.
4	(e) Contracts transferred. The following contracts entered into by the
5	department of natural resources in effect on July 1, 2002, remain in effect and are
6	transferred to the department of environmental management on July 1, 2002:
7	1. Contracts that are primarily related to the functions of the division of air and
8	waste.
9	2. Contracts that are primarily related to the functions of the bureaus of
.0	watershed management, drinking water and groundwater, and cooperative
L1	environmental assistance.
12	3. Contracts that are primarily related to those functions of the bureau of
13	fisheries management and habitat protection that relate to dams and to lake, river,
14	and wetlands protection.
L 5	4. Contracts that are primarily related to those functions of the divisions of
16	enforcement and science, administration and technology, and customer assistance
17	and external relations, other than the bureau of cooperative environmental
18	assistance, that are assigned to the department of environmental management by
19	this act.
20	5. Any other contracts related to the administrative functions of the
21	department of natural resources that the secretary of natural resources determines

(f) Contracts carried out. The department of environmental management shall

carry out the obligations in a contract under paragraph (e) except to the extent that

- the contract is modified or rescinded by the department of environmental management in a manner allowed under the contract.
 - (g) Rules and orders.
 - 1. The following rules promulgated and orders issued by the department of natural resources that are in effect on June 30, 2002, shall be considered rules and orders of the department of environmental management and shall remain in effect until their specified effective dates or until modified, repealed, or rescinded by the department of environmental management:
 - a. The rules and orders that are primarily related to the functions of the division of air and waste.
 - b. The rules and orders that are primarily related to the functions of the bureaus of watershed management, drinking water and groundwater, and cooperative environmental assistance.
 - c. The rules and orders that are primarily related to those functions of the bureau of fisheries management and habitat protection that relate to dams and to lake, river, and wetlands protection.
 - d. The rules and orders that are primarily related to those functions of the divisions of enforcement and science, administration and technology, and customer assistance and external relations, other than the bureau of cooperative environmental assistance, that are assigned to the department of environmental management by this act.
 - 2. In the rules and orders under subdivision 1., references to the secretary or department of natural resources or to an officer or employee of the department of natural resources transferred under this act to the department of environmental management shall be treated as references to the secretary or department of

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- environmental management or to an officer or employee of the department of environmental management.
- (h) *Pending matters*. The following matters pending with the department of natural resources on June 30, 2002, are transferred to the department of environmental management on July 1, 2002, and all materials submitted to or actions taken by the department of natural resources with respect to the following pending matters are considered as having been submitted to or taken by the department of environmental management:
- 1. Pending matters that are primarily related to the functions of the division of air and waste.
- 2. Pending matters that are primarily related to the functions of the bureaus of watershed management, drinking water and groundwater, and cooperative environmental assistance.
- 3. Pending matters that are primarily related to those functions of the bureau of fisheries management and habitat protection that relate to dams and to lake, river, and wetlands protection.
- 4. Pending matters that are primarily related to those functions of the divisions of enforcement and science, administration and technology, and customer assistance and external relations, other than the bureau of cooperative environmental assistance, that are assigned to the department of environmental management by this act.
- 5. Any other pending maters relating to the administration of the department that the secretary of natural resources determines should be transferred.
- (i) *Dispute resolution*. The secretary of environmental management or the secretary of fish, wildlife, parks, and forestry may, after July 1, 2002, and before July

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1, 2003, request the joint committee on finance to modify the transfers provided under paragraphs (a), (b), (d), (e), and (h). The committee may make those transfers as requested or as modified by the committee.

b1519/2.313 (8nm) APPROPRIATION TRANSFERS.

(a) Plan. The legislative fiscal bureau shall, no later than February 1, 2002, submit to the cochairpersons of the joint committee on finance a plan to take effect on July 1, 2002, for transferring within the department of fish, wildlife, parks, and forestry and to the department of environmental management funds appropriated under section 20.370 of the statutes for fiscal year 2002–03 and for allocating the reduction under Section 9159 (1) (a) for the department of natural resources for fiscal year 2002–03 between the departments. The legislative fiscal bureau shall formulate the plan in accordance with the appropriation structure created by this act and with the following table, adjusted to reflect the amounts actually appropriated under the 2001–03 this act:

20	002-03 Agenc	y Funding		
DFWPF		<u>DEM</u>		
	Funding	Positions	Funding	Positions
Department of fish, wildlife, j	parks, and fore	stry		
State parks and trails				
State parks and trails	\$15,033,800	165.50	-	
Southern forests	4,372,900	46.75		
Administration and technology	3,511,300	27.10		
Customer service and education	1,276,800	18.33		
Forestry				
Forestry	34,640,300	412.44		

Administration and technology	8,167,200	78.02		
Customer service and education	2,767,600	29.91		
Fish, wildlife, and recreation		·	1.4	
Facilities and lands management	14,239,100	144.70		
Fisheries management	20,539,100	266.82		
Wildlife management	15,455,500	147.50		
Endangered resources	2,436,400	21.50		
Law enforcement and integrated science services	30,127,000	271.67		
Administration and technology	14,656,900	128.46		
Customer service and licensing	13,582,500	140.80		
Conservation aids and development				
Debt service and development	44,164,500			
Conservation aids	32,366,600			
Department of environment	al management			
Air and waste				
Air management			\$15,931,300	175.50
Waste management			7,060,700	100.61
Remediation and redevelopment			12,265,100	105.00
Air and waste program management			815,900	7.00
Law enforcement and integrated science services			5,824,700	67.83
Administration and technology			7,951,200	41.29
Customer service and external relations			2,595,800	30.64
Water				
Watershed management and regulation			27,376,500	332.96

				1
Drinking water and groundwater			9,794,600	105.75
Administration and technology			7,726,600	54.18
Customer service and external relations			3,068,100	38.74
Environmental aids and development				
Debt service and development		·	86,330,800	
Environmental aids			25,445,700	
Total	\$257,337,500	1,899 .52	\$212,187,000	1,059 .50
Total by Fund Source				
GPR	51,246,700	149.00	122,091,700	377.28
FED	23,560,500	173.53	21,433,600	275.43
PR	10,182,300	36.12	23,240,100	237.51
SEG	172,348,000	1,540.87	45,421,600	169.27
Total — All Funds	\$257,337,500	1,899.52	\$212,187,000	1,059.50

(b) *Implementation*. The joint committee on finance may implement the plan under paragraph (a) as submitted by the legislative fiscal bureau or may modify the plan and implement it as modified.

b1519/2.313 (8nn) APPOINTMENT OF BOARDS AND SECRETARIES.

(a) Early appointment. Notwithstanding the effective dates of the treatments of sections 15.33 and 15.34 of the statutes by this act, the governor may nominate and with the advice and consent of the senate appoint members of the environmental management board and of the fish, wildlife, parks, and forestry board beginning on January 1, 2002. The board members appointed under this paragraph may advise the secretary of natural resources, the department of administration, and the joint committee on finance concerning the issues under subsections (1) and (2). Notwithstanding the effective date of the treatment of section 15.05 (1) (b), (c), and

- (e) of the statutes by this act, before July 1, 2002, the members of the environmental management board appointed under this paragraph may nominate and with the approval of the governor appoint the secretary of environmental management to take office on July 1, 2002, and the members of the fish, wildlife, parks, and forestry board appointed under this paragraph may nominate and with the approval of the governor appoint the secretary of fish, wildlife, parks, and forestry to take office on July 1, 2002.
 - (b) Terms of initial members of environmental management board. Notwithstanding the lengths of terms specified in section 15.33 of the statutes, as created by this act, the terms of the initial members of the environmental management board shall be appointed for terms that expire as follows:
 - 1. Two members for terms that expire on May 1, 2003.
 - 2. Two members for terms that expire on May 1, 2005.
 - 3. Two members for terms that expire on May 1, 2007.
 - (c) Terms of initial members of fish, wildlife, parks, and forestry board. Notwithstanding the lengths of terms specified in section 15.34 of the statutes, as affected by this act, the terms of the initial members of the fish, wildlife, parks, and forestry board shall be appointed for terms that expire as follows:
 - 1. Two members for terms that expire on May 1, 2003.
 - 2. Two members for terms that expire on May 1, 2005.
 - 3. Two members for terms that expire on May 1, 2007.
 - (d) *Natural resources board*. The terms of the members of the natural resources board appointed under section 15.34, 1999 stats., who are serving on June 30, 2002, terminate on July 1, 2003.".

b1631/3.4 1948. Page 1348, line 6: after that line insert:

b1631/3.4 "(9n) Southeastern Wisconsin Fox River commission. The department of natural resources shall provide in fiscal year 2001–02, from the appropriation under section 20.370 (5) (cq) of the statutes, as affected by this act, \$200,000 for the Southeastern Wisconsin Fox River commission. The commission may use these funds for its activities authorized under subchapter VI of chapter 33 of the statutes and for providing matching funding for any grants that the commission may be able to obtain."

b1644/2.1 1949. Page 1348, line 6: after that line insert:

b1644/2.1 "(8q) LAKE MANAGEMENT GRANT FOR FISH LAKE. From the appropriation under section 20.370 (6) (ar) of the statutes, the department of natural resources during fiscal year 2001–02 shall provide a lake management grant of \$200,000 to Dane County for water quality and lake level improvements for Fish Lake and Mud Lake in Dane County and Crystal Lake located in both Dane County and Columbia County. The 75% limitation under section 281.69 (2) (a) of the statutes does not apply to this grant."

b1679/3.1 1950. Page 1348, line 6: after that line insert:

b1679/3.1 "(8b) Release of easement. No later than 30 days after the effective date of this subsection, the department of natural resources shall release a portion of its easement located on certain land owned by Design Homes Incorporated in the village of Wauzeka so that the landowner may construct private residences on the land. The landowner shall specify the portion of the property upon which the easement shall be released."

b1737/2.4 1951. Page 1348, line 6: after that line insert:

1	*b1737/2.4* "(8g) LAKESHORE BASIN COUNCIL. Notwithstanding the length of
2	term specified for the members of the Lakeshore basin council under s. 15.347 (18)
3	(intro.), as created by this act, the initial members shall be appointed for the
4	following terms:
5	(a) The member appointed from Kewaunee county for a term expiring on July
6	1, 2003.
7	(b) The member appointed from Brown county for a term expiring on July 1,
8	2005.
9	(c) The member appointed from Door county for a term expiring on July 1,
10	2007.".
11	*b1697/1.1* 1952. Page 1349, line 10: after that line insert:
12	*b1697/1.1* "(5w) Wisconsin Humanities Council. Notwithstanding sections
13	20.255 (2) (cf) and 115.366 (1) of the statutes, from the amount appropriated to the
14	department of public instruction under section 20.255 (2) (cf) of the statutes in the
15	2001-02 fiscal year, the department shall pay \$50,000 to the Wisconsin Humanities
16	Council to organize and plan the Wisconsin Book Festival.".
17	*b1734/1.25* 1953. Page 1349, line 10: after that line insert:
18	*b1734/1.25* "(3q) Deaf and hard-of-hearing education council.
19	Notwithstanding the length of term specified in section 15.377 (2) of the statutes, as
20	affected by this act, one of the initial members of the deaf and hard-of-hearing
21	education council appointed under section 15.377 (2) (a) of the statutes, as affected
22	by this act, one of the initial members appointed under section 15.377 (2) (i) of the
23	statutes, as affected by this act, the initial member appointed under section 15.377
24	(2) (b) of the statutes, as affected by this act, and the initial member appointed under

section 15.377 (2) (c) of the statutes, as affected by this act, shall serve for terms expiring on July 1, 2002; the initial member appointed under section 15.377 (2) (d), (e) and (f) of the statutes, as affected by this act, and one of the initial members appointed under section 15.377 (2) (i) of the statutes, as affected by this act, shall serve for terms expiring on July 1, 2003; and the initial member appointed under section 15.377 (2) (g) and (h) of the statutes, as affected by this act, one of the initial members appointed under section 15.377 (2) (a) of the statutes, as affected by this act, and one of the members appointed under section 15.377 (2) (i) of the statutes, as affected by this act, shall serve for terms expiring on July 1, 2004.".

b1744/1.1 1954. Page 1350, line 14: after that line insert:

b1744/1.1 (10f) Joint Legislative council study on special education. The joint council is requested to conduct a study of criteria to determine a pupil's need for special education services; the extent of the problem of providing special education services to violent pupils and recommendations on how to address the problem; the availability of alternative regular education programs that might be more appropriate for pupils currently enrolled in special education programs; the impact of statewide, standardized tests on referrals to special education; current training of special education teachers; and whether it is possible to recover a larger percentage of medical assistance funds for the provision of special education services. If the joint legislative council conducts the study, it shall report its findings, conclusions, and recommendations to the legislature in the manner provided under section 13.172 (2) of the statutes by June 30, 2003.".

b1794/1.1 1955. Page 1350, line 14: after that line insert:

b1794/1.1 "(10k) JOINT LEGISLATIVE COUNCIL STUDY ON SCHOOL FINANCING. The joint legislative council is requested to conduct a study of school financing. If the joint legislative council conducts the study, it shall report its findings, conclusions, and recommendations to the legislature in the manner provided under section 13.172 (2) of the statutes by June 30, 2003."

b1800/2.6 1956. Page 1350, line 14: after that line insert:

b1800/2.6 "(10f) REVENUE LIMITS. For the purpose of determining a school district's revenue limit in the 2002–03 school year, the department of public instruction shall exclude from the base state aid received, and property taxes levied, to pay the cost of 4-year-old kindergarten pupils who are not children with a disability, as defined in section 115.76 (5) of the statutes."

b1668/2.2 1957. Page 1352, line 7: after that line insert:

b1668/2.2 "(3c) Engineering Plans. Notwithstanding section 196.491 (3) (a) 3. a. and b. of the statutes, as affected by this act, a person who has filed an application under section 196.491 (3) (a) 1. of the statutes before the effective date of this subsection shall, no later than 30 days after the effective date of this subsection, provide the department of natural resources with a supplemental engineering plan that includes a description of the anticipated effects of the facility on residential wells. No later than 60 days after the department of natural resources receives a supplemental plan under this subsection, the department shall determine whether the facility will reduce the availability of water to a residential well or cause a preventive action limit established under section 160.15 of the statutes to be exceeded in water produced by a residential well. Notwithstanding section 196.491 (3) of the statutes, the public service commission may not issue a certificate of public

convenience and necessity for a facility if the department of natural resources determines under this subsection that the facility will reduce the availability of water to a residential well or cause a preventive action limit established under section 160.15 of the statutes to be exceeded in water produced by a residential well.".

b1559/1.1 1958. Page 1352, line 25: after that line insert:

b1559/1.1 "(1c) Study on Promoting Economic Growth. The department of revenue shall study options for restructuring shared revenue to encourage high—growth sectors of the economy and the creation of high—quality jobs in this state. The study shall include considering using up to 10% of the amount distributed to counties and municipalities under section 79.03 of the statutes to match local efforts to encourage creation of high—quality jobs in this state; recommending ways to incorporate smart growth planning under section 16.965 of the statutes into the shared revenue program; and studying the feasibility of allowing towns to maintain their boundaries in exchange for shared revenue payments. No later than January 1, 2003, the department of revenue shall report the result of its study to the secretary of administration.".

b1551/3.5 1959. Page 1354, line 8: after that line insert:

b1551/3.5 "(4p) LOTTERY AND GAMING PROPERTY TAX CREDIT.

(r) Notwithstanding section 79.10 (10) (bm) and (bn) of the statutes, as affected by this act, and section 79.10 (10) (bm) 2. of the statutes, as created by this act, a person who was eligible for a credit under section 79.10 (9) (bm), 1999 stats., or under section 79.10 (10) (bn), 1999 stats., related to the 2000 property tax assessment, but who did not receive the credit, may claim the credit by applying to the department

of revenue in the manner specified under section 79.10 (10) (bm) 2. of the statutes, as created by this act, no later than October 1, 2001.

(s) Notwithstanding section 79.10 (10) (bm) and (bn) of the statutes, as affected by this act, and section 79.10 (10) (bm) 2. of the statutes, as created by this act, the department of revenue shall pay, from the appropriation under section 20.835 (3) (s) of the statutes, as created by this act, all eligible claims under section 79.10 (9) (bm), 1999 stats., or under section 79.10 (10) (bn), 1999 stats., related to the 1999 property tax assessment that the department received no later than October 1, 2001.".

b1553/3.28 1960. Page 1354, line 8: after that line insert:

b1553/3.28 "(4z) Report on tax incentives. The department of revenue, in cooperation with the department of workforce development, shall by January 1, 2002, study and report on existing incentives in the income tax code in the form of credits and deductions available to employers for providing training to employees, for offering transportation and child care benefits to employees, for locating places of employment in areas of high unemployment and for employing ex-felons, recipients of public assistance, and minorities. The report shall include an analysis of the costs and effects of such credits and deductions, an analysis of such benefits offered by other states, and recommendations for improvements to the state's tax laws designed to help attract, develop, and retain a highly skilled, highly trained workforce while maintaining a sound, stable tax base. In developing recommendations, the department of revenue shall consult with groups representing the interests of employers, employees, taxpayers, and any other groups that the department of revenue considers appropriate. The report shall be submitted

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1	to the appropriate standing committees of the legislature, the joint committee on
2	finance, and the governor.".
3	*b1287/2.8* 1961. Page 1354, line 22: after that line insert:
4	*b1287/2.8* "(1n) Court interpreter program. The authorized FTE positions
5	for the supreme court are increased by 1.0 GPR project position, for a 2-year period
6	beginning on the first day of the 2nd month beginning after publication, to be funded
7	from the appropriation under section 20.680 (2) (a) of the statutes, for the purpose
8	of developing and administering a court interpreter testing and training program.".
9	*b1745/1.3* 1962. Page 1355, line 14: after that line insert:
10	*b1745/1.3* "(6xf) Grants for sectarian schools. No later than June 30, 2002,
11	the technology for educational achievement in Wisconsin board shall award grants
12	under section 44.73 (6) of the statutes, as affected by this act, to private schools that
13	would have received such grants during the 1999–2000 and 2000–01 fiscal years had
14	the injunction in Freedom from Religion Foundation v. Bugher, No. 98-C-767-S
15	(United States District Court, Western District of Wisconsin), not been issued.".
16	*b1645/2.7* 1963. Page 1355, line 23: after that line insert:
17	*b1645/2.7* "(2ht) Heritage tourism program. The authorized FTE positions
18	for the department of tourism are increased by 1.0 PR positions, to be funded from
19	the appropriation under section 20.380 (1) (kg) of the statutes, as affected by this act,
20	for operation of the heritage tourism program under section 41.19 of the statutes, as
21	affected by this act.".
22	*b1732/2.6* 1964. Page 1355, line 23: after that line insert:

b1732/2.6 "(2wk) Wausau Whitewater Course. From the appropriation

under section 20.380 (1) (b) of the statutes, as affected by this act, the department

of tourism may provide a grant of \$50,000 in fiscal year 2001–02 to the Wausau Kayak/Canoe Corporation, to upgrade that part of the Wisconsin River in the city of Wausau that is known as the Wausau Whitewater Course, if the Wausau Kayak/Canoe Corporation provides \$50,000 in matching funds for the project. If the department of tourism makes the grant under this subsection, the department shall enter into an agreement with the Wausau Kayak/Canoe Corporation that specifies the uses for the grant proceeds and reporting and auditing requirements.".

b1489/2.2 1965. Page 1356, line 13: after that line insert:

b1489/2.2 "(2vx) Unified disadvantaged business certification program.

- (a) No person may use the list of disadvantaged businesses established by the department of transportation under section 84.076 (3), 1999 stats., for bids first advertised after the last day of the 5th month beginning after the effective date of this paragraph.
- (b) Notwithstanding section 84.072 of the statutes, as created by this act, no later than the first day of the 4th month beginning after the effective date of this paragraph, the department of transportation shall certify as a disadvantaged business under section 84.072 of the statutes, as created by this act, any business that, on the effective date of this paragraph, is certified by the department as a disadvantaged business for the purposes of section 84.076, 1999 stats. Notwithstanding section 84.072 of the statutes, as created by this act, the department of transportation is not required to review any documentation in certifying under this paragraph a business as a disadvantaged business under section 84.072 of the statutes, as created by this act.".

b1545/2.5 1966. Page 1356, line 13: after that line insert:

* b	1545/2.5 * "(2t)	STATEWIDE TR	AUMA CARE S	ystem. F	rom the a	ppropriation
account	under section	20.395 (4) (ax)	of the statu	ıtes, as a	ffected by	this act, the
departn	nent of transpo	rtation shall to	ransfer \$185	,000 in fi	scal year	2001–02 and
\$500,00	00 in fiscal year	2002–03 to the	appropriatio	n under s	section 20.4	135 (1) (kx) o
the stat	tutes for the pu	rposes of the s	statewide tra	uma car	e system u	ınder sectior
146.56	of the statutes."	•				

b1822/2.1 1967. Page 1356, line 13: after that line insert:

b1822/2.1 "(2cd) Allocation of expenditure reductions; lapses to transportation fund.

- (a) Within 30 days of the final credits by the department of employee trust funds to appropriations of the department of transportation to implement 1999 Wisconsin Act 11, section 27 (1) (b) 1., for the payment of contributions under the Wisconsin retirement system, the department of transportation shall submit a plan to the joint committee on finance that does all of the following:
- 1. Allocates reductions of \$3,530,800 in fiscal year 2001–02 among program revenue, program revenue—service, segregated fund revenue, and segregated fund revenue—service appropriations, as defined in section 20.001 (2) (b), (c), (d), and (da) of the statutes, under section 20.395 of the statutes, as affected by this act, less any amount lapsed in fiscal year 2000–01 as a result of any credits by the department of employee trust funds to the department of transportation's appropriations to implement such act.
- 2. Allocates reductions of \$900,000 in each fiscal year of the 2001–03 fiscal biennium from among the appropriations under section 20.395 (3) (iq) and (5) (cq) and (dq) of the statutes; the appropriation under section 20.395 (4) (aq) of the

statutes, as affected by this act; and, from moneys associated with delivery costs of
the department of transportation, the appropriations under section 20.395 (3) (cq)
and (eq) of the statutes, as affected by this act, and the appropriation under section
20.395 (3) (bq) of the statutes.

(b) The plan submitted under paragraph (a) shall require all of the following:

1. That the amount of any proposed reductions under paragraph (a) 1. from
program revenue, program revenue—service, or segregated fund revenue—service

appropriations lapse to the transportation fund.

- 2. That the amount of any proposed reductions under paragraph (a) 2. lapse to the transportation fund.
- (c) If the cochairpersons of the committee do not notify the department of transportation that the committee has scheduled a meeting for the purpose of reviewing the proposed plan within 14 working days after the date of the submittal, the department of transportation may implement the plan. If, within 14 days after the date of the submittal, the cochairpersons of the committee notify the department of transportation that the committee has scheduled a meeting for the purpose of reviewing the proposed plan, the department of transportation may not implement the plan until it is approved by the committee, as submitted or as modified.".

b1485/1.1 1968. Page 1357, line 7: delete lines 7 to 14.

h1444/1.7 1969. Page 1357, line 8: delete "(fq)" and substitute "(fx)".

b1441/1.1 1970. Page 1357, line 14: after that line insert:

"(3k) AUTOMATED DRIVERS' LICENSE TESTING. The department of transportation shall conduct a study to determine whether to require automated drivers' license testing throughout the state and shall prepare a report containing its findings and

recommendations. The department shall submit the report to the governor, and to the legislature in the manner provided under section 13.172 (2) of the statutes, not later than June 30, 2003.".

b1416/1.2 1971. Page 1357, line 19: after that line insert:

b1416/1.2 "(3wy) Highway rest areas. The total amount of any proposed expenditures or encumbrances that the department of transportation does not make in the 2001–03 fiscal biennium as a result of the implementation of section 84.04 (4) of the statutes, as created by this act, shall be expended or encumbered by the department in the 2001–03 fiscal biennium to reopen previously closed rest areas or to keep open rest areas that are proposed for closure in areas where other rest areas and motorist services described in section 86.195 (3) of the statutes are not available.".

b1390/2.1 1972. Page 1358, line 16: after that line insert:

b1390/2.1 "(4h) EISNER AVENUE PEDESTRIAN-BIKE TRAIL PROJECT. In the 2001–03 fiscal biennium, from the appropriation under section 20.395 (2) (nx) of the statutes, the department of transportation shall award a grant under section 85.026 (2) of the statutes to the city of Sheboygan in Sheboygan County or the town of Sheboygan in Sheboygan County, or both, for the project known as the Eisner Avenue Pedestrian–Bike Trail Improvement project, if the recipient of the grant awarded under this subsection contributes funds for the project that total at least 20% of the costs of the project.".

b1292/1.1 1973. Page 1359, line 15: after that line insert:

b1292/1.1 "(5v) Bus for transporting the elderly. In the 2001–03 fiscal biennium, from the appropriation under section 20.395 (1) (cq) of the statutes, the

1	department of transportation shall allocate \$30,000 to award a grant to an eligible
2	applicant under section 85.22 of the statutes for the acquisition of a bus to provide
3	transportation services to the elderly in the village of Twin Lakes and the town of
4	Randall in Kenosha County.".
5	*b1490/1.17* 1974. Page 1359, line 25: delete "reconstruction" and
6	substitute "rehabilitation".
7	*b1490/1.18* 1975. Page 1360, line 4: delete "RECONSTRUCTION" and
8	substitute "rehabilitation".
9	*b1490/1.19* 1976. Page 1360, line 11: on lines 11 and 14, delete
10	"reconstruction" and substitute "rehabilitation".
11	*b1283/2.1* 1977. Page 1361, line 2: after that line insert:
12	*b1283/2.1* "(5yk) State trunk highway 15/45 location study and
13	ENVIRONMENTAL IMPACT ASSESSMENT. Notwithstanding section 13.489 (1m) of the
14	statutes, the department of transportation shall allocate \$400,000 in fiscal year
15	2001–02 from the appropriations under sections 20.395 (3) (bq), (br), and (bx) of the
16	statutes to conduct a location study and an environmental assessment for an STH
17	15/USH 45 highway project from Greenville to New London in Outagamie County.".
18	*b1412/1.1* 1978. Page 1362, line 11: after "County." insert "The word
19	"liquor" may not appear on a business sign mounted under this subsection.".
20	*b1406/2.1* 1979. Page 1362, line 15: delete lines 15 to 17.

b1302/2.2 1980. Page 1362, line 17: after that line insert:

1	*b1302/2.2* "(6dg) STREETLIGHT IN LITTLE FALLS. Not later than June 30, 2003,
2	the department of transportation shall install a streetlight at the intersection of STH
3	27 and STH 71 in the town of Little Falls in Monroe County.".
4	*b1282/3.1* 1981. Page 1362, line 21: after that line insert:
5	*b1282/3.1* "(6h) Signs for the Clear Lake All Veterans' Memorial and
6	CEMETERY. Notwithstanding s. 86.19 (1) of the statutes, the department of
7	transportation shall erect 2 directional signs along USH 63 in the Clear Lake region
8	in Polk County for the Clear Lake All Veterans' Memorial and Cemetery not later
9	than June 30, 2002.".
lO	*b1291/2.1* 1982. Page 1362, line 21: after that line insert:
11	*b1291/2.1* "(6s) Signs in Milwaukee County. Not later than 60 days after the
12	effective date of this subsection, the department of transportation shall erect 2 signs,
13	one for each direction of travel, along I 43/894 approaching the 60th Street exit in the
14	city of Greenfield in Milwaukee County, providing directional information to
15	downtown Greendale.".
16	*b1295/2.1* 1983. Page 1362, line 21: after that line insert:
17	*b1295/2.1* "(6r) Traffic control signals in West Salem. Not later than
18	December 31, 2001, the department of transportation shall install traffic control
19	signals at the intersection of STH 16 and Brickl Road in the village of West Salem
20	in La Crosse County.".
21	*b1285/2.2* 1984. Page 1363, line 3: delete lines 3 to 7.
22	*b1600/2.2* 1985. Page 1363, line 19: after that line insert:
23	*b1600/2.2* "(2r) Allocation of Wisconsin election campaign fund.
24	Notwithstanding section 11.50 (3) (a) (intro.) of the statutes, the state treasurer shall

1	make the allocations required by section 11.50 (3) (a) (intro.) of the statutes in 2001
2	on December 31.".
3	*b1561/5.2* 1986. Page 1363, line 25: after that line insert:
4	*b1561/5.2* "(1d) Renew Wisconsin Performance Standards. The board of
5	regents of the University of Wisconsin System shall direct the University of
6	Wisconsin System-Extension to work with the League of Wisconsin Municipalities,
7	the Wisconsin Alliance of Cities, the Wisconsin Towns Association, and the
8	Wisconsin Counties Association to provide training on performance standards as
9	provided under section 66.0316 (6) (c) of the statutes, as created by this act.".
10	*b1496/4.6* 1987. Page 1364, line 16: after that line insert:
11	*b1496/4.6* "(3m) FUNDING. For the 2001-03 fiscal biennium, the board of
12	regents of the University of Wisconsin System shall do all of the following:
13	(a) Of moneys appropriated under section 20.285 (1) (a) of the statutes allocate
14	\$487,000, and of moneys appropriated under section 20.285 (1) (im) of the statutes
15	allocate \$262,500, for additional faculty and staff at the University of
16	Wisconsin-Green Bay.
17	(b) Of moneys appropriated under section 20.285 (1) (a) of the statutes allocate
18	\$3,800,000, and of moneys appropriated under section 20.285 (1) (im) of the statutes
19	allocate \$2,050,000, to fund an expansion of information systems and computer
20	science programs at the University of Wisconsin-Eau Claire and to initiate a
21	work-based university consortium at the University of Wisconsin-Stout.
22	(c) Of moneys appropriated under section 20.285 (1) (a) of the statutes allocate

\$375,000, and of moneys appropriated under section 20.285 (1) (im) allocate

23

1	\$202,000, to fund additional course offerings in computer science and informational
2	technology at the University of Wisconsin-River Falls.
3	(d) Of moneys appropriated under section 20.285 (1) (a) of the statutes allocate
4	\$2,000,000, and of moneys appropriated under section 20.285 (1) (im) of the statutes
5	allocate \$1,077,000, to fund the expansion of computer, Internet, technology, and
6	media studies programs at the University of Wisconsin-Whitewater.
7	(e) Of moneys appropriated under section 20.285 (1) (a) of the statutes allocate
8	\$1,200,000, and of moneys appropriated under section 20.285 (1) (im) of the statutes
9	allocate \$ 646,000, to fund the University of Wisconsin-Platteville, University of
10	Wisconsin-Fox Valley, and University of Wisconsin-Oshkosh engineering
11	collaboration.".
12	*b1497/1.1* 1988. Page 1364, line 16: after that line insert:
13	*b1497/1.1* "(3p) Lapse of auxiliary reserves. Notwithstanding section
14	20.001 (3) (c) of the statutes, as affected by this act, from the appropriation account
15	of the board of regents of the University of Wisconsin System under section 20.285
16	(1) (h) of the statutes, there is lapsed \$2,500,000 on June 30, 2002, and there is lapsed
17	\$2,500,000 on June 30, 2003.".
18	*b1499/1.2* 1989. Page 1364, line 16: after that line insert:
19	*b1499/1.2* "(3pn) Nonresident Tuition. Notwithstanding section 36.27 (1)
20	(a) of the statutes, the board of regents of the University of Wisconsin shall increase
21	nonresident undergraduate tuition by 2.5% in the 2001-02 academic year and by

b1525/1.2 1990. Page 1364, line 16: after that line insert:

2.5% in the 2002–03 academic year.".

* $\mathbf{b1525/1.2}$ * "(4k) ACADEMIC FEES. The treatment of section 36.27 (1) (a) and
(am) of the statutes first applies to the setting of resident, undergraduate academic
fees for the 2002–03 academic year.".

b1849/2.2 1991. Page 1364, line 16: after that line insert:

b1849/2.2 "(3s) Consolidation of state vehicle fleet maintenance Operations.

- (a) On the effective date of this paragraph, the assets and liabilities of the board of regents of the University of Wisconsin System that are primarily related to its vehicle fleet maintenance functions at the University of Wisconsin–Madison, as determined by the secretary of administration, shall become assets and liabilities of the department of administration.
- (b) On the effective date of this paragraph, all tangible personal property, including records, of the board of regents of the University of Wisconsin System that is primarily related to its vehicle fleet maintenance functions at the University of Wisconsin–Madison, as determined by the secretary of administration, is transferred to the department of administration.
- (c) All contracts entered into by the board of regents of the University of Wisconsin System in effect on the effective date of this paragraph that are primarily related to its vehicle fleet maintenance functions at the University of Wisconsin–Madison, as determined by the secretary of administration, are transferred to the department of administration. The department of administration shall carry out any contractual obligations under such a contract until the contract is modified or rescinded by the department of administration to the extent allowed under the contract.

- (d) All rules promulgated by the board of regents of the University of Wisconsin System that are primarily related to its vehicle fleet maintenance functions at the University of Wisconsin–Madison, and that are in effect on the effective date of this paragraph remain in effect until their specified expiration dates or until amended or repealed by the department of administration. All orders issued by the board of regents of the University of Wisconsin System that are primarily related to its vehicle fleet maintenance functions at the University of Wisconsin–Madison, and that are in effect on the effective date of this paragraph remain in effect until their specified expiration dates or until modified or rescinded by the department of administration.
- (e) Any matter pending with the board of regents of the University of Wisconsin System that is primarily related to its vehicle fleet maintenance functions at the University of Wisconsin–Madison on the effective date of this paragraph is transferred to the department of administration, and all materials submitted to or actions taken by the board of regents of the University of Wisconsin System with respect to the pending matter are considered as having been submitted to or taken by the department of administration.
- (f) Notwithstanding section 16.42 of the statutes, the board of regents of the University of Wisconsin System shall submit information under section 16.42 of the statutes for purposes of the 2003–05 biennial budget bill reflecting any savings incurred from consolidation of vehicle fleet maintenance functions under this subsection.
- (g) The board of regents of the University of Wisconsin System shall fully cooperate with the department of administration in implementing this subsection.".